Contract No. FL-3011 Amendment No. 8

Westinghouse Electric Corporation Friendship International Airport Baltimore 27, Maryland

Gentlemen:

25X1

25X1

25X1

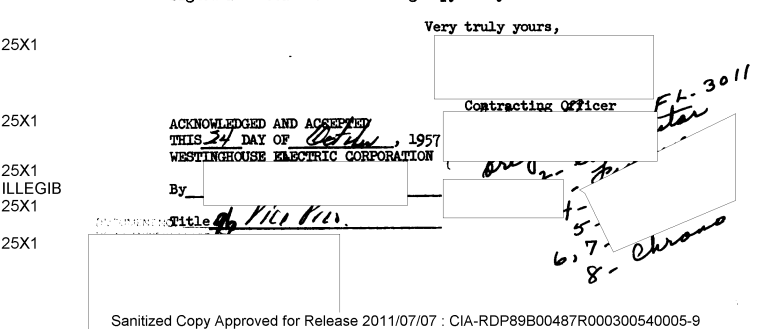
25X1

25X1

- This document constitutes Amendment No. 8 to Contract No. FL-3011 dated 27 March 1956 between Westinghouse Electric Corporation, Baltimore, Maryland, and the United States of America.
- 2. Pursuant to Part IV of the Schedule entitled PRICE REDETERMINATION and negotiations on APPENDIX I of this contract covering Items 1 through 9A (less 7) the parties thereto agree to amend the contract as follows:

"The price for Items 1 through 9A less 7 of APPENDIX I is hereby fixed at One Million, Five Hundred Ninety-Three Thousand, Nine Hundred and Eleven Dollars (\$1,593,911).

- 3. All other terms, conditions, and requirements of Contract No. FL-3011 remain unchanged.
- 4. Please indicate your receipt of this Amendment No. 8 to Contract No. FL-3011 and your acceptance thereof by executing the original and two copies of this Amendment. Return the fully executed original and one copy of this Amendment to the undersigned and retain the remaining copy for your files.





- 3. INPUTATION INVESTORY. In connection with settlement of your claim, it will be necessary to establish that all your termination inventory and that of your subcentractors has been properly accounted for.
- 4. SUBMISSION OF SETTLEMENT PROPOSAL. Your settlement proposal may be submitted in letter form consisting of appropriate information required by ID Form No. 540.
- 5. PATRICTS. Your attention is called to any provisions of the contract which may require you to make a disclosure of, and to deliver to the Covernment instruments of license or assignment respecting all inventions, discoveries, and patent applications made by you in the performance of the terminated portion of the contract. You are urged to forward such disclosures and instruments of license or assignment to the Contracting Officer promptly, inamunch as these contractual obligations must be complied with before execution of the final settlement agreement.
- 6. SETTLEMENT WITH SUBCONTRACTORS. You remain liable to your subcontractors and suppliers for claims arising by reason of the termination of their subcontracts or orders. You are requested to settle such termination claims as promptly as possible. For purposes of reimbursement by the Government, such settlements will be governed by the provisions of Parts 4 and 5 of Section VIII of ASPR.
- 7. Please indicate your receipt of this Letter Notice of Termination and your acknowledgment thereof by executing the original and two copies of this notice. Return the two fully executed copies of this notice to the undersigned and retain the original for your files.

	Very truly yours,
	Contracting Oxfloer
ACKNOWLEDOMENT OF NOTICE on1957	
HESTINCHOSER ELECTRIC CORPORATION	
Ву	
TILL FILE BYES	

25X1

25X1